UNITED STATES DISTRICT COURT

for the

Western District of North Carolina

| United States of Amer v. | rica |)) | |
|---|---|---|------------------------------|
| Gerald Harrison | |) Case No: 3:05CR104-21 | |
| Date of Previous Judgment: 12/20/06 | |) USM No: <u>20251-058</u>) Randolph Lee | |
| (Use Date of Last Amended Judgment if Applicable) | | Defendant's Attorney | |
| Order Regarding Mo | tion for Sentence Re | duction Pursuant to 18 U.S.C. | § 3582(c)(2) |
| Upon motion of ■ the defen § 3582(c)(2) for a reduction in the term subsequently been lowered and made r § 994(u), and having considered such r | n of imprisonment impetroactive by the Unit | | encing range that has |
| IT IS ORDERED that the motion is: | | | |
| | o and the defendant's issued) of 74 | previously imposed sentence of months is reduced | • |
| I. COURT DETERMINATION OF Previous Offense Level: 25 Criminal History Category: III Previous Guideline Range: 70 | to 87 months | GE (Prior to Any Departures) Amended Offense Level: Criminal History Category: Amended Guideline Range: | 23 III 60 to 71 months |
| II. SENTENCE RELATIVE TO AN ■ The reduced sentence is within the | | | |
| The reduced sentence is within the analysis of the previous term of imprisonment of sentencing as a result of a depart amended guideline range. Other (explain): | imposed was less tha | n the guideline range applicable | |
| III. ADDITIONAL COMMENTS Upon release from imprisonment, and from incarceration, it is ordered that as Residential Reentry Center for a period | s a condition of superv | vised release the defendant shall | submit to the local |
| Except as provided above, all provision | ns of the judgment da | ted <u>12/20/06</u> shall re | emain in effect. |
| IT IS SO ORDERED. | | | |
| Order Date: February 25, 2009 | | Frank to the | ther |
| Effective Date:(if different from order date | ate) | Frank D. Whitney United States District Jud | ge |